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UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

2012 MAR 21 AM 11:38

CLERK, U.S. DISTRICT COURT WESTERN DISTRICT OF TEXAS

BY____

DEPUTY CLERK

UNITED STATES OF AMERICA,

Plaintiff,

v.

JOSE ABELARDO RODRIGUEZ (1),

Defendant

THE GRAND JURY CHARGES:

<u>I</u> <u>N</u> <u>D</u> <u>I</u> <u>C</u> <u>T</u> <u>M</u> <u>E</u> <u>N</u> <u>T</u>

Vio: 21 U.S.C. §§ 841(a)(1), 841(b)((1)(A), & 18 U.S.C § 2: Possession with Intent to Distribute Methamphetamine 500 grams or more.

SA12CR0225

COUNT ONE

CRIMINAL NO:

That on or about March 12, 2012, in the Western District of Texas, Defendant,

JOSE ABELARDO RODRIGUEZ,

[21 U.S.C. §§ 841(a)(1) & 841(b)(1)(A)]

did unlawfully, knowingly and intentionally possess with intent to distribute a controlled substance, which offense involved fifty grams or more of Methamphetamine, a Schedule II Controlled Substance, in violation of Title 21, United States Code, Sections 841(a)(1) and 841(b)(1)(A).

A TRUE BILL.

TORLPERSON OF GRAND JURY

ROBERT PITMAN
United States Attorney

By:

SAM L. PONDER

Assistant United States Attorney

AO 245 B (Rev. 06/05)(W.D.TX.) - Judgment in a Criminal Case

FILED

UNITED STATES DISTRICT COURT

SEP 1 7 2012

Western District of Texas
SAN ANTONIO DIVISION

CLERK, U.S. DISTRICT COURT
WESTERN DISTRICT OF TEXAS

UNITED STATES OF AMERICA

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Case Number

SA-12-CR-225 (1)-XR

USM Number 91879-280

JOSE ABELARDO RODRIGUEZ, a/k/a Jose Rodriguez, Jose Rodriquez, Jose A. Rodriquez, Jose Abelardo Rodriquez, Francisco Gonzalez

Defendant.

JUDGMENT IN A CRIMINAL CASE

(For Offenses Committed On or After November 1, 1987)

The defendant, JOSE ABELARDO RODRIGUEZ, was represented by Jose Salvador Tellez, II.

The defendant pled guilty to Count(s) One (1) of the Indictment on May 22, 2012. Accordingly, the defendant is adjudged guilty of such Count(s), involving the following offense(s):

Title & Section Nature of Offense Offense Offense Ended Count (s)

21 USC § 841(a)(1) & Possession With Intent to Distribute 500 March 12, 2012 One (1)

21 USC § 841(b)(1)(A) Grams or More of a Mixture or Substance Containing a Detectable Amount of Methamphetamine

As pronounced on September 12, 2012, the defendant is sentenced as provided in pages 2 through 6 of this Judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984.

It is further ordered that the defendant shall notify the United States Attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this Judgment are fully paid. If ordered to pay restitution, the defendant shall notify the Court and United States Attorney of any material change in the defendant's economic circumstances.

Signed this the 171 day of September, 2012.

XAVIER RODRIGUEZ
United States District Judge

AO 245 B (Rev. 06/05)(W.D.TX.) - Imprisonment

Judgment--Page 2

Defendant: JOSE ABELARDO RODRIGUEZ Case Number: SA-12-CR-225 (1)-XR

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a term of SIXTY-THREE (63) months.

The Court makes the following recommendation to the Bureau of Prisons:

(1) That the defendant be placed in FCI Three Rivers, Texas.

The defendant shall remain in custody pending service of sentence.

RF	TI	IR	N

I have executed this Judgment as follow	ws:	
Defendant delivered on		, with a certified copy of this Judgment.
· .		United States Marshal
		By

AO 245 B (Rev. 06/05)(W.D.TX.) - Supervised Release

Judgment--Page 3

Defendant: JOSE ABELARDO RODRIGUEZ

Case Number: SA-12-CR-225 (1)-XR

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of FOUR (4) Years.

While on supervised release, the defendant shall comply with the mandatory and standard conditions that have been adopted by this Court.

Case 5:12-cr-00225-XR Document 35 Filed 09/17/12 Page 4 of 6

AO 245 8 (Rev. 05/04)(W.D.TX.) - Supervised Release

Judgment-Page 4

Defendant: JOSE ABELARDO RODRIGUEZ Case Number: SA-12-CR-225 (1)-XR

CONDITIONS OF SUPERVISION

Mandatory Conditions:

- The defendant shall not commit another federal, state, or local crime during the term of supervision.
- The defendant shall not unlawfully possess a controlled substance.
- 3) The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release on probation or supervised release and at least two periodic drug tests thereafter (as determined by the court) for use of a controlled substance, but the condition stated in this paragraph may be ameliorated or suspended by the court if the defendant's presentence report or other reliable sentencing information indicates low risk of future substance abuse by the defendant.
- 4) in supervised release cases only, the defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from custody of the Bureau of Prisons.
- If convicted of a felony, the defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon.
- 6) The defendant shall cooperate in the collection of DNA as directed by the probation officer, if the collection of such a sample is authorized pursuant to section 3 of the DNA Analysis Backlog Elimination Act of 2000 (42 U.S.C. § 14135a).
- 7) If convicted of a sexual offense and required to register under the Sex Offender and Registration Act, that the defendant comply with the requirements of the Act.
- 8) If convicted of a domestic violence crime as defined in 18 U.S.C. § 3561(b), the defendant shall participate in an approved program for domestic violence.
- 9) If the judgment imposes a fine or restitution, it is a condition of supervision that the defendant pay in accordance with the Schedule of Payments sheet of the judgment.

Standard Conditions:

- 1) The defendant shall not leave the judicial district without permission of the court or probation officer.
- 2) The defendant shall report to the probation officer in a manner and frequency directed by the court or probation officer.
- 3) The defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer.
- 4) The defendant shall support his or her dependents and meet other family obligations, and shall comply with the terms of any court order or order of an administrative process requiring payments by the defendant for the support and maintenance of a child or of a child and the parent with whom the child is living.
- 5) The defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons.
- 8) The defendant shall notify the probation officer at least ten days prior to any change in residence or employment.
- 7) The defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician.
- 8) The defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered.
- 9) The defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer.
- 10) The defendant shall permit a probation officer to visit him or her at any time, at home or elsewhere, and shall permit confiscation of any contraband observed in plain view of the probation officer.
- 11) The defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer.

Case 5:12-cr-00225-XR Document 35 Filed 09/17/12 Page 5 of 6

AO 245 B (Rev. 05/04)(W.D.TX.) - Supervised Release

Judgment-Page 5

Defendent: JOSE ABELARDO RODRIGUEZ Case Number: SA-12-CR-225 (1)-XR

- 12) The defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court.
- 13) As directed by the probation officer, the defendant shall notify third parties of risks that my be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications, and to confirm the defendant's compliance with such notification requirement.
- 14) If convicted of a sex offense as described in the Sex Offender Registration and Notification Act or has a prior conviction of a State or local offense that would have been an offense as described in the Sex Offender Registration and Notification Act if a circumstance giving rise to federal jurisdiction had existed, the defendant shall participate in a sex offender treatment program approved by the probation officer. The defendant shall abide by all program rules, requirements and conditions of the sex offender treatment program, including submission to polygraph testing, to determine if the defendant is in compliance with the conditions of release. The defendant may be required to contribute to the cost of the services rendered (copayment) in an amount to be determined by the probation officer, based on the defendant's ability to pay.
- 15) The defendant shall submit to an evaluation for substance abuse or dependency treatment as directed by the probation officer, and if deemed necessary by the probation officer, the defendant shall participate in a program approved by the probation officer for treatment of narcotic addiction or drug or alcohol dependency which may include testing and examination to determine if the defendant has reverted to the use of drugs or alcohol. During treatment, the defendant shall abstain from the use of alcohol and any and all intoxicants. The defendant may be required to contribute to the cost of the services rendered (copayment) in an amount to be determined by the probation officer, based upon the defendant's ability to pay.
- 16) The defendant shall submit to an evaluation for mental health counseling as directed by the probation officer, and if deemed necessary by the probation officer, the defendant shall participate in a mental health program approved by the probation officer. The defendant may be required to contribute to the cost of the services rendered (copsyment) in an amount to be determined by the probation officer, based upon the defendant's ability to pay.
- 17) The defendant shall participate in a cognitive behavioral treatment program as directed by the probation officer, and if deemed necessary by the probation officer. Such program may include group sessions led by a counselor or participation in a program administered by the probation office. The defendant may be required to contribute to the cost of the services rendered (copsyment) in an amount to be determined by the probation officer, based upon the defendant's ability to pay.
- 18) The defendant shall participate in workforce development programs and services as directed by the probation officer, and if deemed necessary by the probation officer, which include occupational/career development, including but not limited to assessment and testing, education, instruction, training classes, career guidance, job search and retention services until successfully discharged from the program. The defendant may be required to contribute to the cost of the services rendered (copayment) in an amount to be determined by the probation officer, based upon the defendant's ability to pay.
- 19) If the defendant is excluded, deported, or removed upon release on probation or supervised release, the term of supervision shall be a non-reporting term of probation or supervised release. The defendant shall not illegally reenter the United States. If the defendant lawfully reenters the United States during the term of probation or supervised release, the defendant shall immediately report in person to the nearest U.S. Probation Office.
- 20) If the judgment imposes other criminal monetary penalties, it is a condition of supervision that the defendant pay such penalties in accordance with the Schedule of Payments sheet of the judgment.
- 21) If the judgment imposes a fine, special assessment, restitution, or other criminal monetary penalties, it is a condition of supervision that the defendant shall provide the probation officer access to any requested financial information.
- 22) If the judgment imposes a fine, special assessment, restitution, or other criminal monetary penalties, it is a condition of supervision that the defendant shall not incur any new credit charges or open additional lines of credit without the approval of the probation officer, unless the defendant is in compliance with the payment schedule.

AO 245 B (Rev. 08/05)(W.D.TX.) - FMP Case 5.12-cr-00225-XR Document 35 Filed 09/17/12 Page 6 of 6

Judgment--Page 6

Defendant: JOSE ABELARDO RODRIGUEZ Case Number: SA-12-CR-225 (1)-XR

CRIMINAL MONETARY PENALTIES/ SCHEDULE

The defendant shall pay the following total criminal monetary penalties in accordance with the schedule of payments set forth. Unless the Court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during imprisonment. Criminal Monetary Penalties, except those payments made through Federal Bureau of Prisons' Inmate Financial Responsibility Program shall be paid through the Clerk, United States District Court, 655 E. Cesar E. Chavez Blvd, Room G-85, San Antonio, Texas 78206.

The defendant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.

Special Assessment

It is ordered that the defendant shall pay to the United States a special assessment of \$100.00. Payment of this sum shall begin immediately.

Fine

The fine is waived because of the defendant's inability to pay.

If the defendant makes a partial payment, each payee shall receive an approximately proportioned payment, unless specified otherwise in the priority order or percentage payment column above. However, pursuent to 18 U.S.C. § 3864(i), all non-federal victims must be paid before the United States is paid.

If the fine is not paid, the court may sentence the defendent to any sentence which might have been originally imposed. See 18 U.S.C. §3614.

The defendant shall pay interest on any line or restitution of more than \$2,500.00, unless the fine or restitution is paid in full before the filteenth day after the date of the judgment, pursuant to 18 U.S.C. \$3612(f). All payment options may be subject to penalties for delinquency and default, pursuant to 19 U.S.C. \$3612(g).

Payments shall be applied in the following order; (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) community restitution, (6) fina interest, (7) penalties, and (8) costs, including cost of prosecution and court costs.

Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

CLOSED, INTERPRETER

U.S. District Court [LIVE] Western District of Texas (San Antonio) CRIMINAL DOCKET FOR CASE #: 5:12-cr-00225-XR-1

Case title: USA v. Rodriguez

Magistrate judge case number: 5:12-mj-00271-JWP

Date Filed: 03/21/2012 Date Terminated: 09/17/2012

Assigned to: Judge Xavier

Rodriguez

Defendant (1)

Jose Abelardo Rodriguez

TERMINATED: 09/17/2012

also known as Jose Rodriguez

TERMINATED: 09/17/2012

also known as Jose Rodriquez

TERMINATED: 09/17/2012

also known as Jose A. Rodriguez

TERMINATED: 09/17/2012

also known as

Jose Abelardo Rodriquez TERMINATED: 09/17/2012

also known as Francisco Gonzalez

TERMINATED: 09/17/2012

represented by Duty Pub. Defender-San Antonio

Federal Public Defender San Antonio Division 727 E. Cesar E. Chavez Blvd. Suite B207 San Antonio, TX 78206 (210)472-6700Fax: 210/472-4454 Email: janie craig@fd.org

TERMINATED: 03/15/2012 LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Public Defender or Community

Defender Appointment

Alfredo R. Villarreal

Federal Public Defender 727 E. Cesar E. Chavez Blvd. Room B-207

San Antonio, TX 78206-1205

(210)472-6700Fax: (210) 472-4454

Email: alfredo villarreal@fd.org TERMINATED: 03/27/2012

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Public Defender or Community

Defender Appointment

Jose Salvador Tellez, II

Jose Salvador Tellez II, P.C. 1102 Scott Street Laredo, TX 78040 (956) 717-8200

Fax: (888) 290-0725

Email: josestellezii@sbcglobal.net

TERMINATED: 09/17/2012

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Retained

Pending Counts

21:841A=CD.F CONTROLLED SUBSTANCE – SELL, DISTRIBUTE, OR DISPENSE – 21 U.S.C. § 841(a)(1),841(b)((1)(A) Possession with Intent to Distribute Methamphetamine (1)

Disposition

51 months imprisonment –(REDUCED 2/2/15) SIXTY-THREE (63) MONTHS imprisonment; FOUR (4) YEARS supervised release; no fine; \$100 special assessment

Highest Offense Level (Opening)

Felony

Terminated Counts

None

Disposition

Highest Offense Level (Terminated)

None

Complaints

21:841(a)(1) &841(A)(1)(A) –
Possession with intent to distribute
50 grams or more of
Methamphetamine

Disposition

Plaintiff

USA

represented by Sam L. Ponder

Assistant United States Attorney 601 N.W. Loop 410

Suite 600

San Antonio, TX 78216-5512

(210)384-7022 Fax: (210)384-7118

Email: sam.ponder@usdoi.gov

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

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	l				
Date Filed	#	Page	Docket Text		

03/12/2012		Arrest of Jose Abelardo Rodriguez (ac,) [5:12-mj-00271-JWP] (Entered: 03/14/2012)
03/13/2012	1	COMPLAINT Signed by Judge John W. Primomo as to Jose Abelardo Rodriguez. (ac,) [5:12-mj-00271-JWP] (Entered: 03/14/2012)
03/13/2012	2	MOTION to Continue, MOTION to Detain Defendant without Bond by USA as to Jose Abelardo Rodriguez. (ac,) [5:12-mj-00271-JWP] (Entered: 03/14/2012)
03/13/2012	3	Minute Entry for proceedings held before Judge John W. Primomo:Initial Appearance as to Jose Abelardo Rodriguez held on 3/13/2012 (Minute entry documents are not available electronically.) – Detention Hearing and Preliminary Hearing set for 3/16/2012 09:00 AM before Judge John W. Primomo. SPANISH Language Interpreter required as to Jose Abelardo Rodriguez (Court Reporter FTR Gold.) (ac,) [5:12-mj-00271-JWP] (Entered: 03/14/2012)
03/13/2012	4	CJA 23 Financial Affidavit by Jose Abelardo Rodriguez (SEALED pursuant to E-Government Act of 2002). (ac,) [5:12-mj-00271-JWP] (Entered: 03/14/2012)
03/13/2012	5	ORDER APPOINTING FEDERAL PUBLIC DEFENDER as to Jose Abelardo Rodriguez. Signed by Judge John W. Primomo. (ac,) [5:12-mj-00271-JWP] (Entered: 03/14/2012)
03/13/2012	6	ORDER GRANTING 2 Motion to Continue as to Jose Abelardo Rodriguez (1) – Detention Hearing and Preliminary Hearing set for 3/16/2012 09:00 AM before Judge John W. Primomo. Signed by Judge John W. Primomo. (ac,) [5:12-mj-00271-JWP] (Entered: 03/14/2012)
03/15/2012	7	NOTICE OF ATTORNEY APPEARANCE: Alfredo R. Villarreal appearing for Jose Abelardo Rodriguez (Villarreal, Alfredo) [5:12-mj-00271-JWP] (Entered: 03/15/2012)
03/16/2012	8	Waiver of Preliminary Hearing by Jose Abelardo Rodriguez (Villarreal, Alfredo) [5:12-mj-00271-JWP] (Entered: 03/16/2012)
03/16/2012	9	WAIVER of Detention Hearing by Jose Abelardo Rodriguez (ac,) [5:12-mj-00271-JWP] (Entered: 03/16/2012)
03/16/2012	10	ORDER GRANTING 2 Motion to Detain Defendant without Bond. Bond set to No Bond as to Jose Abelardo Rodriguez (1). Signed by Judge John W. Primomo. (ac,) [5:12-mj-00271-JWP] (Entered: 03/16/2012)
03/21/2012	11	7 INDICTMENT(Redacted Version) filed. Unredacted document sealed pursuant to E-Government Act of 2002 as to Jose Abelardo Rodriguez (1) count(s) 1. (kh,) (Entered: 03/22/2012)
03/21/2012	12	Personal Data Sheet (Redacted) by USA as to Jose Abelardo Rodriguez (kh,) (Entered: 03/22/2012)
03/21/2012	13	ORDER SETTING ARRAIGNMENT as to Jose Abelardo Rodriguez, (District Court Arraignment set for 4/2/2012 01:30 PM before Judge Pamela A. Mathy.). Signed by Judge Pamela A. Mathy. (kh,) (Entered: 03/22/2012)
03/22/2012	14	

		MOTION to Substitute Attorney by Jose Abelardo Rodriguez. (Attachments: #1 Proposed Order)(Tellez, Jose) (Entered: 03/22/2012)
03/27/2012	15	Waiver of personal appearance at Arraignment, plea of not guilty by Jose Abelardo Rodriguez (Villarreal, Alfredo) (Entered: 03/27/2012)
03/27/2012	16	Order Accepting Waiver of Personal Appearance at Arraignment and Entry of Plea of Not Guilty by Jose Abelardo Rodriguez. Signed by Judge Pamela A. Mathy. (kh,) (Entered: 03/27/2012)
03/27/2012	17	ORDER GRANTING_14 Motion to Substitute Attorney as to Jose Abelardo Rodriguez (1). It is therefore ordered that Federal Public Defender Alfredo R. Villarreal is discharged as attorney of record, and JOSE SALVADOR TELLEZ II is substituted as attorney of record for Jose Abelardo Rodriguez. Signed by Judge Xavier Rodriguez. (kh,) (Entered: 03/27/2012)
03/27/2012		Attorney Alfredo R. Villarreal terminated as to Jose Abelardo Rodriguez. (kh,) (Entered: 03/27/2012)
03/27/2012	18	General Order Concerning Authentication of Exhibits as to Jose Abelardo Rodriguez. Signed by Judge Xavier Rodriguez. (kh,) (Entered: 03/27/2012)
03/27/2012	19	Order Concerning Discovery &Pre-Trial Motions as to Jose Abelardo Rodriguez. Signed by Judge Xavier Rodriguez. (kh,) (Entered: 03/27/2012)
03/27/2012	20	SCHEDULING ORDER as to Jose Abelardo Rodriguez. Plea Agreement due by 5/4/2012. Docket Call or Rearraignment and Plea set for 5/17/2012 01:30 PM before Judge Xavier Rodriguez. Jury Selection set for 5/29/2012 09:30 AM before Judge Xavier Rodriguez. Jury Trial set for 5/29/2012 09:30 AM before Judge Xavier Rodriguez. Signed by Judge Xavier Rodriguez. (kh,) (Entered: 03/27/2012)
05/10/2012	21	Sealed Document filed (kh,) (Entered: 05/10/2012)
05/16/2012	22	Order of Referral to U.S. Magistrate on felony guilty plea as to Jose Abelardo Rodriguez. Signed by Judge Xavier Rodriguez. (rg) (Entered: 05/16/2012)
05/16/2012	23	ORDER as to Jose Abelardo Rodriguez, (Setting Rearraignment and Plea for 5/22/2012 02:00 PM before Judge Henry J. Bemporad.) Signed by Judge Henry J. Bemporad. (rg) (Entered: 05/16/2012)
05/22/2012	24	Minute Entry for proceedings held before Judge Pamela A. Mathy: Deft informed of rights; Rearraignment and plea held on 5/22/2012; Plea of guilty entered as to Jose Abelardo Rodriguez (1) Count 1; Referred to Probation for Presentence Report (Minute entry documents are not available electronically.) (Court Reporter FTR Gold.) (kh,) (Entered: 05/22/2012)
05/22/2012	25	MEMORANDUM AND RECOMMENDATION on felony guilty plea before the United States Magistrate Judge as to Jose Abelardo Rodriguez. Signed by Judge Pamela A. Mathy. (mailed on 5/22/2012 by certified mail or forwarded electronically) (kh,) (Entered: 05/22/2012)
05/23/2012	26	ORDER accepting re <u>25</u> Findings of Fact on Plea as to Jose Abelardo Rodriguez. Guilty plea accepted. Signed by Judge Xavier Rodriguez. (kh,) (Entered: 05/23/2012)
05/23/2012	27	

			ORDER SETTING SENTENCING as to Jose Abelardo Rodriguez, (Sentencing set for 8/22/2012 01:30 PM before Judge Xavier Rodriguez.). Signed by Judge Xavier Rodriguez. (kh,) (Entered: 05/23/2012)
08/06/2012	28		Sealed Document filed (Attachments: #1 Supplement Acceptance Statement) (Tellez, Jose) (Entered: 08/06/2012)
08/07/2012	29		ORDER RESETTING SENTENCING as to Jose Abelardo Rodriguez, (Sentencing reset for 8/21/2012 01:30 PM before Judge Xavier Rodriguez.). Signed by Judge Xavier Rodriguez. (kh,) (Entered: 08/07/2012)
08/14/2012	30		SEALED PRESENTENCE INVESTIGATION REPORT Filed as to Jose Abelardo Rodriguez by Officer Jennifer R. Cordova. (Attachments 1–2)(Tovar, R.) (Entered: 08/14/2012)
08/14/2012	31		SEALED MOTION filed (Attachments: #1 Proposed Order) (Tellez, Jose) (Entered: 08/14/2012)
08/14/2012			Text Order GRANTING 31 Sealed Motion as to Jose Abelardo Rodriguez (1) Entered by Judge Xavier Rodriguez. (This is a text—only entry generated by the court. There is no document associated with this entry.) (blg) (Entered: 08/14/2012)
08/14/2012	32		ORDER RESETTING SENTENCING as to Jose Abelardo Rodriguez, (Sentencing reset for 9/12/2012 01:30 PM before Judge Xavier Rodriguez.). Signed by Judge Xavier Rodriguez. (kh,) (Entered: 08/14/2012)
09/10/2012	33		SEALED MOTION filed (Attachments: #1 Proposed Order) (Tellez, Jose) (Entered: 09/10/2012)
09/12/2012	34		Minute Entry for proceedings held before Judge Xavier Rodriguez: Statement of Deft heard. Objections to Pre—Sentence Report heard; no objection by AUSA; GRANTED.Sentencing held on 9/12/2012 for Jose Abelardo Rodriguez (1), Count(s) 1, SIXTY—THREE (63) MONTHS imprisonment; FOUR (4) YEARS supervised release; no fine; \$100 special assessment. (Minute entry documents are not available electronically.) (Court Reporter Karl Myers.) (kh,) (Entered: 09/12/2012)
09/17/2012	35	8	JUDGMENT AND COMMITMENT as to Jose Abelardo Rodriguez. Signed by Judge Xavier Rodriguez. (kh,) (Entered: 09/17/2012)
09/17/2012	36		Sealed Statement of Reasons as to Jose Abelardo Rodriguez (SOR documents are not available electronically.) (kh,) (Entered: 09/17/2012)
02/02/2015	37		ORDER REDUCING SENTENCE – USSC Amendment 782 as to Jose Abelardo Rodriguez (1), Count(s) 1, 51 months imprisonment –(REDUCED 2/2/15) SIXTY–THREE (63) MONTHS imprisonment; FOUR (4) YEARS supervised release; no fine; \$100 special assessment. Signed by Judge Xavier Rodriguez. (rf) (Entered: 02/03/2015)
02/02/2015	38		ORDER REDUCING SENTENCE – USSC Amendment 782 as to Jose Abelardo Rodriguez (1), Count(s) 1, 51 months imprisonment –(REDUCED 2/2/15) SIXTY-THREE (63) MONTHS imprisonment; FOUR (4) YEARS supervised release; no fine; \$100 special assessment. Signed by Judge Xavier Rodriguez. (rf) (Entered: 02/03/2015)

02/02/2015	39	Order Reducing Sentence – NOT FOR PUBLIC DISCLOSURE page (SEALED) as to Jose Abelardo Rodriguez (This document is not available electronically.) (rf) (Entered: 02/03/2015)
03/30/2015	40	AMENDED ORDER REDUCING SENTENCE – USSC Amendment 782 as to Jose Abelardo Rodriguez (1), Count(s) 1, 51 months imprisonment –(REDUCED 2/2/15) SIXTY-THREE (63) MONTHS imprisonment; FOUR (4) YEARS supervised release; no fine; \$100 special assessment. Signed by Judge Xavier Rodriguez. (aej) (Entered: 03/30/2015)
03/30/2015	41	AMENDED Order Reducing Sentence – NOT FOR PUBLIC DISCLOSURE page (SEALED) as to Jose Abelardo Rodriguez (This document is not available electronically.) (aej) (Entered: 03/30/2015)
04/15/2015	42	Clerk's Copy as to Jose Abelardo Rodriguez of 40 Order Reducing Sentence – USSC Amendment 782, (aej) (Entered: 04/16/2015)
03/03/2016	43	Probation/Supervised Release Jurisdiction Transferred to Southern District of Texas as to Jose Abelardo Rodriguez Transmitted Transfer of Jurisdiction form, with certified copies of indictment, judgment and docket sheet. (aej) (Entered: 03/04/2016)